

Exemption of Special Assessment in the Ex-Jagir Villages in Chincholi Taluk.

*Q.—118. Sri VEERENDRA PATIL (Chincholi).—

Will the Government be pleased to state:—

(a) the names of ex-Jagir villages in Chincholi Taluk and the year they were surveyed and settled;

(b) the minimum and maximum assessment in these ex-Jagir villages and the adjoining Khalsa villages;

(c) the names of the ex-Jagir villages which are granted exemption from the payment of special assessment and the factors that weighed in granting exemption to these villages;

(d) the names of the ex-Jagir villages which are not granted exemption from the payment of special assessment and the reasons for not granting exemption?

A.—Sri KADIDAL MANJAPPA (Minister for Revenue).—

(a) As per Statement I given below:

	<i>Minimum</i>	<i>Maximum</i>
	Rs. a. p.	Rs. a. p.
(i) Jagir	1-12-0	3-0-0
(ii) Khalsa	1-12-0	2-12-0

(c) As per Statement II given below
The reasons for granting exemption from payment of Special Assessment are noted in the 'Remarks' column of the Statement.

(d) As per Statement III given below. The reasons for not granting exemption from payment of Special Assessment are noted in the 'Remarks' column of the Statement.

STATEMENT I.

- | | |
|---|---|
| A. The names of Ex-Jagir villages in Chincholi Taluk and the year they were surveyed and settled. | B. The minimum and maximum assessment in these Ex-Jagir villages and the adjoining Khalsa villages. |
|---|---|

Sl. No.	A		Jagir villages.	B. Khalsa villages.
1	2	3	4	5
1	Kalbhavi	1953	2-8-0	2-12-0
2	Shadipur	1350 Fasli	2-8-0	2-12-0
3	Jilvarsha	1954	2-8-0	2-8-0
4	Pochawaram	1349 Fasli	2-12-0	2-12-0
5	Makdumpur	1350 Fasli	1-12-0	1-12-0
		Revised in 1950		
6	Shivrampur	1358 Fasli	2-12-0	2-12-0
7	Antwaram	1324 Fasli	2-8-0	22-8-0
8	Gottam Gotta K.	1953	2-8-0	2-12-0
9	Kollor	1349 Fasli	2-12-0	2-8-0
10	Tirmalapur	1953	2-8-0	2-12-0
11	Neemahosalli	1954	2-8-0	2-12-0
12	Kallur Road	1350 Fasli	2-8-0	2-8-0
13	Kunchawaram	1957	2-8-0	2-8-0
14	Chandnoor	1350 Fasli	2-8-0	2-8-0

1	2	3	4	5
15	Venkatapur ...	1358 Fasli ...	2-8-0	2-8-0
16	Dharmasagar ...	1350 Fasli ...	2-8-0	2-8-0
17	Marpalli ...	1352 Fasli ...	2-8-0	2-12-0
18	Hasergundgi ...	1336 Fasli ...	2-12-0	2-12-0
19	Ainapur ...	1348 Fasli ...	2-8-0	2-8-0
20	Kotga ...	1356 Fasli ...	2-0-0	2-8-0
21	Chengta ...	1956 ...	2-8-0	2-8-0
22	Chandankera ...	1352 Fasli ...	2-8-0	2-12-0
23	Ranapur ...	1953 ...	2-8-0	2-12-0
24	Mukramba ...	1352 Fasli ...	2-8-0	2-8-0
25	Dhatraga ...	1354 Fasli ...	2-8-0	2-8-0
26	Moghxa ...	1950 ...	2-8-0	2-8-0
27	Yellagapalli ...	1956 ...	2-8-0	2-8-0
28	Tajlapur ...	1953 ...	2-8-0	2-12-0
29	Garampalli ...	1353 Fasli ...	2-12-0	2-12-0
30	Rustumpur ...	1953 ...	2-8-0	2-8-0
31	Bhunyar B. ...	1331 Fasli ...	3-0-0	2-8-0
32	Bhunyar K. ...	1331 Fasli ...	3-0-0	2-8-0
33	Khanapur ...	1331 Fasli ...	3-0-0	2-12-0
34	Sunthan ...	1953 ...	2-12-0	2-8-0
35	Kanchanhal ...	1954 ...	2-8-0	2-8-0
36	Seri ...	1954 ...	2-8-0	2-8-0
37	Ratkal ...	1328 Fasli ...	2-12-0	2-8-0
38	Navadgi ...	1344 Fasli ...	2-8-0	2-8-0
39	Vazirgaon ...	1956 ...	2-8-0	2-8-0
40	Keroli ...	1953 ...	2-8-0	2-8-0
41	Kupnoor ...	1348 Fasli ...	2-8-0	2-8-0
42	Hodebiranahalli ...	1955 ...	2-8-0	2-8-0
43	Yakapur ...	1953 ...	2-8-0	2-8-0
44	Bhakatampalli ...	1324 Fasli ...	2-0-0	2-8-0
45	Garagpalli ...	1350 Fasli ...	2-12-0	2-12-0
46	Ghanpur ...	1954 ...	2-8-0	2-12-0
47	Burgapalli ...	1335 Fasli ...	2-0-0	2-12-0
48	Jattur ...	1328 Fasli ...	2-6-0	2-12-0
49	Huvinhalli ...	1328 Fasli ...	1-14-0	2-12-0
50	Nidgunda ...	1328 Fasli ...	2-4-0	2-12-0
51	Rudhnoor ...	1328 Fasli ...	2-0-0	2-4-0
52	Kallur B. ...	1328 Fasli ...	2-14-0	2-8-0
53	Kallur K. ...	1353 Fasli ...	2-12-0	2-4-0
54	Chintpalli ...	1328 Fasli ...	2-0-0	2-8-0
55	Raikode ...	1327 Fasli ...	1-14-0	2-8-0
56	Bhootpur ...	1328 Fasli ...	2-0-0	2-4-0
57	Seroli ...	1950 ...	2-8-0	2-8-0
58	Chatrasal ...	1327 Fasli ...	1-14-0	2-12-0
59	Potangal ...	1328 Fasli ...	2-2-0	2-12-0
60	Halkoda ...	1327 Fasli ...	1-12-0	2-4-0

(SRI KADIDAL MANJAPPA)

STATEMENT II.

Serial No.	The names of the Ex-Jagir villages which are granted exemption from the payment of special assessment and the factors that weighed in granting exemption to these villages.			Remarks
1	Kalbhavi	...	1953	(29) villages were found not liable for imposition of Special Assessment under Section (3) second proviso of the Hyderabad Land (Special Assessment) Act, 1952.
2	Jailwarshah	...	1954	
3	Mahdampur	...	1950	
4	Gotam Gotta K	...	1953	
5	Kollur	...	1349 Fasli	
6	Tirmalapur	...	1953	
7	Neemahosalli	...	1954	
8	Kunchawaram	...	1957	
9	Kotga	...	1356 Fasli	
10	Chengta	...	1956	According to Government Order No. RDC 30 STT 57, dated 11th December 1957 the five villages (30 to 34) have been exempted from levy of special assessment <i>vide</i> proviso 1 of Section 3 of Special Assessment Act as the rates of assessment of these villages was higher than the rate of assessment of the adjoining Diwani areas.
11	Chandenkera	...	1552 Fasli	
12	Ranapur	...	1953	
13	Mukramba	...	1352 Fasli	
14	Dhutraga	...	1954 Fasli	
15	Mogha	...	1950	
16	Yelagpalli	...	1956	
17	Tajilapur	...	1953	
18	Rustumpur	...	1953	
19	Sunthan	...	1953	
20	Kanchnal	...	1954	
21	Seri	...	1954	
22	Vajirgaon	...	1956	
23	Meroli	...	1953	
24	Hodbiranhalli	...	1955	
25	Yakapur	...	1953	
26	Ghanapur	...	1954	
27	Kallur K.	...	1353 Fasli	
28	Siroli	...	1950	
29	Ainapur	...	1348 Fasli	
30	Chandnoor	...	1350 Fasli	
31	Bhunvar B.	...	1331 Fasli	
32	Bhunyar K.	...	1331 Fasli	
33	Khanapur	...	1331 Fasli	
34	Kallur B.	...	1328 Fasli	
35	Ratkal	...	1328 Fasli	Special assessment imposed had been withdrawn by the order of the Ex-Hyderabad Government as it came within the purview of 1st proviso of the section 3 of the said Act.

STATEMENT III.

Sl. No.	Name of the village	Year of announcement	The names of Ex-Jagir villages in which the Special Assessment has been levied and the reasons for not granting the exemption.
1	Huvinahalli	1323 Fasli	The Ex-Jagir villages mentioned at Sl. No. 1 to 12 had been settled before 1331 Fasli, i.e., more than 30 years before 1st June 1952. As such resettlement was done. Moreover the rates of assessment of these villages were not higher than the rates of assessment of adjoining Diwani areas. Hence the first and second proviso of Section 3 of Special Assessment Act, 1952 were not applicable to these villages. Therefore exemption from levy of special assessment was not granted.
2	Rudhnoor	1323 Fasli	
3	Bhaktampalli	1324 Fasli	
4	Antawaram	1325 Fasli	
5	Jattur	1327 Fasli	
6	Chintpalli	1327 Fasli	
7	Raikode	1327 Fasli	
8	Bhootpur	1327 Fasli	
9	Chatrasal	1327 Fasli	The villages mentioned at Sl. No. 13 to 25 though they were announced within the last 30 years before 1st June 1952, the same rates of Diwani were levied to these villages. Thus the rates of assessment of these villages were not higher than the rates of adjoining Diwani Areas. Secondly these villages were not resettled and re-assessed but they are initially surveyed and announced. The period of settlement was made subject to Taluka. In view of the above facts the first and second proviso of Section 3 of Special Assessment Act, 1952 are not applicable to these villages. Therefore exemption from levy of Special Assessment was not granted as per Government Order No. RDC 30 STT 57, dated 11th December 1957.
10	Potangal	1327 Fasli	
11	Holkoda	1 27 Fasli	
12	Nidgunda	1328 Fasli	
13	Buragpalli	1335 Fasli	
14	Hasargundgi	1336 Fasli	
15	Navadgi	1344 Fasli	
16	Dharmasager	1346 Fasli	
17	Garampalli	1348 Fasli	
18	Kupnoor	1349 Fasli	
19	Pochawaram	1349 Fasli	
20	Shadipur	1350 Fasli	
21	Kallur Road	13 0 Fasli	
22	Garagpalli	1350 Fasli	
23	Marpalli	1352 Fasli	
24	Shivarampur	1354 Fasli	
25	Venkatapur	1358 Fasli	

Sri VEERENDRA PATIL.—May I know the reasons why the villages which are surveyed and settled within 30 years of the enforcement of this Act are exempted from the levy of special assessment?

Sri KADIDAL MANJAPPA.—Formerly in jagir areas assessment has not been brought up to the level obtaining in Diwani areas. Such lands which have been resettled at any time within the last 30 years before 1st June 1952, are given exemption.

Sri VEERENDRA PATIL.—It is quite obvious from the second proviso that all such villages where settlement has taken place within 20 years should be exempted from the levy of this special assessment.

Sri KADIDAL MANJAPPA.—Answers are very clear. I have given detailed information.

Sri VEERENDRA PATIL.—In the second proviso it is said that all such villages where settlement has taken place within 30 years should be exempted from the operation of this Act. Why has this special assessment been levied on these villages where settlement has taken place within 30 years of the enforcement of this Act?

Sri KADIDAL MANJAPPA.—There is the other reason which has been mentioned in the answer. It has been said that where assessment in the Jagir villages is equal to or less than the assessment prevailing in Diwani villages, there is no need for giving exemption.

Sri VEERENDRA PATIL.—There are two provisos—one is independent of the other. I want a clarification.

Sri KADIDAL MANJAPPA.—The Hon'ble Member is interested in this matter since 1954. At his instance, the ex-Hyderabad Government called for a detailed report and the final order was passed giving exemption to certain villages. If the Hon'ble Member feels aggrieved by the order, it is open to him to discuss it with me in detail. It is a question having legal implication.

Sri VEERENDRA PATIL.—Because these replies have been supplied to me, I want to know whether the Law Department was consulted before finalising the reply.

Sri KADIDAL MANJAPPA.—Both of us are lawyers. We know, there is need for consulting the Law Department.

Sri G. VENKATAI GOWDA.—Is it not desirable to have uniformity in the matter of assessments between the Diwani villages and jagir villages?

Sri KADIDAL MANJAPPA.—It is desirable to have uniformity. But that could be achieved only after the introduction of resettlement in all the areas in the State.

Sri VEERENDRA PATIL.—What are the reasons that weighed with them for giving exemption to villages where there has been no resettlement within 30 years?

Sri KADIDAL MANJAPPA.—I have said that the reasons are very clearly mentioned in the answers. It is open to the Hon'ble Member to discuss them with me. It is for him to find some time to discuss with me.

1-30 P.M.

Construction of Dam across Pennar River near Nagalamadike.

*Q.—167. **Sri P. ANJANAPPA (Sira)**—

Will the Government be pleased to state:—

(a) whether they are aware that about 927 acres would be irrigated if a dam is constructed across the Pennar river near Nagalamadike;

(b) whether they propose to take up this project;

(c) whether they are aware that this area is always subject to famine conditions;

(d) when this work will be taken up?

A.—**Sri H. M. CHANNABASAPPA** (Minister for Public Works and Electricity).—

(a) Yes.